At a SESSION of ASSEMBLY, begun and held at the City of Annapolis, on Tuesday the Twenty-fourth Day of May, in the Eighteenth Year of the Dominion of the Right Honourable FREDERICK, Absolute Lord and Proprietary of the Provinces of Maryland and Avalon, Lord Baron of BALTIMORE, &c. and ended the Twenty-second Day of June, Anno Domini, 1768: The following LAWS were—enacted.

HORATIO SHARPE, Esq; Governor.

An ACT for the Adjournment and Continuance of Talbot, Baltimore, and Cæcil County Courts.

THEREAS several of the Attornies, practising the Law in the same preamble, Courts, and some other Persons having Business in them, are Members of the Assembly, and obliged to attend their Duty therein:

II. Be it therefore Enaited, by the Right Honourable the Lord Proprietary, Talbot, Baltimore, and with the Advice and Consent of his Lordship's Governor, and the Upper Getil County and Lower Houses of Assembly, and the Authority of the same, That all Causes, Pleas, Process, and Proceedings, either Civil or Criminal, now depending in, or returnable to, the said County Courts, of Talbot and Baltimore, to be held the First Tuesday of June, in this present Year, shall be, and are, by virtue of this Act, adjourned and continued from the said First Tuesday of June, until the First Tuesday of August next, and shall be in the same State and Condition, as they would be on the said First Tuesday of June. And that all Causes, Pleas, Process, and Proceedings, either Civil or Criminal, now depending in, or returnable to the said County Court of Cæcil, to be held the Second Tuesday of June, in this present Year, shall be, and are by virtue of this Act, adjourned and continued from the said Second Tuesday of June, until the Second Tuesday of August next, and shall be in the same State and Condition, as they would be on the said Second Tuesday of June; any Law, Usage, or Custom, to the contrary, notwithstanding.

C H A P. II.

An ACT to enable Mary Dannall, an Infant, to enter into, and accept of a Marriage-Settlement and Agreement. [A Private Act.]

An ACT to remedy some Inconveniencies arising from the Loss of some Proceedings in St. Mary's County Court.

HEREAS a Fire broke out suddenly, in the House of Mr. Owen Preamble.

Allen, Deputy-Clerk of St. Mary's County, in the Month of

March last past, and raged so violently, that notwithstanding the

utmost Endeavours, the said House, together with several original Papers, in

Causes depending in the said Court, and also divers Dockets belonging to the

Clerk of said Court, were consumed.

II. And